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| 6        | Patrick McMahon, WSBA #18809   |  |
| 7        | Attorney for Defendants Carlson & McMahon, PLLC                              |  |
| 8        | 715 Washington Street P.O. Box 2965  |  |
| 9        | Wenatchee, WA 98807-2965<br>509-662-6131                                     |  |
| 10       | 509-663-0679 Facsimile   |  |
| 11       | patm@carlson-mcmahon.org  THE  | HONORABLE ROSANNA MALOUF PETERSON          |
| 12       |  |  |
| 13       | UNITED STATES DISTRICT COURT   |  |
| 14       | EASTERN DISTRICT OF WASHINGTON   |  |
| 15       |  |  |
| 16       | JOSHUA BRENT STULLER,  |  |
| 17       | individually and on behalf of all others similarly situated,                 |  |
| 18       |  | NO. 2:18-cv-00178-RMP                      |
| 19       | Plaintiff,   | CTIDIII ATION                              |
| 20       | VS.  | STIPULATION                                |
| 21       | CHELAN COUNTY, WASHINGTON;   |  |
| 22       | BILL LARSEN, in his official capacity as Interim Director of the Chelan      |  |
| 23       | County Regional Justice Center;  |  |
| 24       | LESLIE CARLSON, in her official  |  |
| 25       | capacity as the Chelan County Regional Justice Center Mental Health Manager; |  |
| 26       | and their officers, agents, employees,                                       |  |
| 27<br>28 | and successors,  |  |
| 29       | Defendants.  |  |
| 30       |  | <b>-</b> .                                 |
|          | STIPULATION  | Carlson & McMahon, PLLC                    |
|          | Page 1 of 2  | 715 Washington Street Post Office Box 2965 |

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STIPULATION

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## STIPULATION

COMES NOW the parties, by and through their attorney of record, and hereby Stipulate to the following:

- Plaintiff Stuller will dismiss his proposed Class Action claim in the above-1. referenced matter. Mr. Stuller will agree to not participate in any Class Action arising from the same transaction or occurrences as alleged in his Complaint.
- Plaintiff will file an Amended Complaint withdrawing the proposed Class Action 2. cause of action and claim.
- Plaintiff and Defendants will agree to Mediate in good faith all remaining claims 3. with Teresa Wakeen in Seattle at a mutually convenient date.
- Ninety (90) days prior to the scheduled Mediation date, Plaintiff will provide 4. Defendants with a list of proposed jail reforms or changes to be discussed at Mediation.

day of March, 2019. DATED this 26th day of March, 2019.

PAUKERT & TROPPMANN, PLLC CARLSON &, McMAHON, PLLC

PATRICK McMAHON, WSBA #18809 Attorney for Defendants

ANDREW S. BIVIANO, WSBA #38086

Attorney for Plaintiff

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